

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Kruthers, Heather H (for Petitioner/Trustee Public Guardian)

First Account Current and Report of Trustee; Petition for Allowance of Compensation to Trustee and Attorney

			PUBLIC GUARDIAN	I, Trustee	e, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Account period: 6/	11/12-6	/10/13	
			·	,		
Co	nt. from		Accounting Beginning POH	-	\$42,297.32 \$0	Note: If the petition is granted, status hearings will be set as follows:
	Aff.Sub.Wit.		Ending POH	-	\$38,363.32	Trodings will be ser as relieves.
✓	Verified		Trustee -	\$1,118	5.00 (7.27	• Friday, November 9, 2015 at 9:00 a.m. in Department 303, for the filing
	Inventory		Deputy hours @ \$96		-	of the second account.
	PTC		\$76/hr)			D
	Not.Cred.		Attorney	-	\$1,250.00	Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the
✓	Notice of Hrg		(per Local Rule for c	conserva	torships)	date set the status hearing will come off
1	Aff.Mail	W/	Bond fee	_	\$95.91 (o.k.)	calendar and no appearance will be required.
	Aff.Pub.		1	Ordon	. ,	1.54553
	Sp.Ntc.		Petitioner prays for a	an Order:	•	
	Pers.Serv.		1. Approving, allov	wing and	d settling the first	
	Conf.		account. 2. Authorizing the t	trustee ai	nd attornev	
	Screen Letters		fees and comm		na anomoy	
	Duties/Supp		3. Payment of the	bond fe	е	
	Objections					
	Video		1			
	Receipt					
	CI Report					
	9202					
✓	Order					
	Aff. Posting]			Reviewed by: KT
	Status Rpt					Reviewed on: 9/3/2013
	UCCJEA					Updates:
	Citation					Recommendation:
	FTB Notice					File 1 - McCrain

Jacquelynn R. Hannon (GUARD/E)

Bagdasarian, Gary G. (for Petitioner/Guardian/mother Teresa Lynn Hannon)

First Account and Report of Guardian

T .	Hirst Account and Report of Guardian					
Age: 3 years		TERESA LYNN HA	NNON , GU	uardian, is	NEEDS/PROBLEMS/COMMENTS:	
		petitioner.				
		Account period:	5/17/12-	-5/31/13		
	ont. from				Note: If the petition is granted, a status	
		Accounting	-	\$117,293.97	hearing will be set as follows:	
	Aff.Sub.Wit.	Beginning	-	\$112,652.08		
✓	Verified	Ending POH	-	\$117,268.97	• Friday, July 24, 2015 at 9:00 a.m. in Department 303, for the filing of the	
	Inventory	Guardian	-	waives	second account.	
	PTC			•		
	Not.Cred.	Attorney	-	waives	Pursuant to Local Rule 7.5 if the required	
✓	Notice of				documents are filed 10 days prior the	
	Hrg				date set the status hearing will come off	
✓	Aff.Mail	Petitioner prays f	Petitioner prays for an order:		calendar and no appearance will be required.	
	Aff.Pub.	1. That the Cou	That the Court make an order			
	Sp.Ntc.	approvina, a	Illowina an	nd settling the first		
	Pers.Serv.		account of guardian as filed.			
	Conf.					
	Screen					
	Letters					
	Duties/Supp					
	Objections					
	Video					
	Receipt					
	CI Report					
	9202					
✓	Order					
	Aff. Posting				Reviewed by: KT	
	Status Rpt				Reviewed on: 9/4/2013	
	UCCJEA				Updates:	
	Citation				Recommendation:	
	FTB Notice				File 3 – Hannon	
		u				

Bagdasarian, Gary G. (for Petitioner/Guardian/mother Teresa Lynn Hannon)
First Account and Report of Guardian

TERESA LYNN HANNON, Guardian, is petitioner. Account period: 5/17/12−5/31/13 Cont. from Aff.Sub.Wift. Accounting - \$117,293.97 Beginning - \$112,652.08 Ending POH - \$117,268.97 Inventory PTC Not.Cred. Not.Cred. Notice of Hrg Aff.Pub. Sp.Ntc. Petitioner prays for an order: Account period: 5/17/12−5/31/13 Note: If the petition is granted, to hearing will be set as follows: Note: If the petition is granted, to hearing will be set as follows: Note: If the petition is granted, to hearing will be set as follows: Priday, July 24, 2015 at 9:00 Department 303, for the filling second account. Pursuant to Local Rule 7.5 if the documents are filled 10 days pridate set the status hearing will accidendar and no appearance required. Petitioner prays for an order: 2. That the Court make an order approving, allowing and settling the first	
Cont. from Account period: 5/17/12 – 5/31/13 Accounting - \$117,293.97 ✓ Verified Beginning - \$112,652.08 Ending POH - \$117,268.97 PTC Guardian - waives Not.Cred. ✓ Notice of Hrg ✓ Aff.Mail W/ Aff.Pub. Sp.Ntc. Account period: 5/17/12 – 5/31/13 Note: If the petition is granted, on hearing will be set as follows: Nee: If the petition is granted, on hearing will be set as follows: Nee: If the petition is granted, on hearing will be set as follows: Note: If the petition is granted, on hearing will be set as follows: Note: If the petition is granted, on hearing will be set as follows: Priday, July 24, 2015 at 9:00 on Department 303, for the filing second account. Pursuant to Local Rule 7.5 if the documents are filed 10 days pridate set the status hearing will accalendar and no appearance required.	
Cont. from Aff.Sub.Wit. Accounting - \$117,293.97 ✓ Verified Beginning - \$112,652.08 Inventory Ending POH - \$117,268.97 PTC Guardian - waives Not.Cred. Attorney - waives ✓ Notice of Hrg Aff.Mail W/ Aff.Pub. Petitioner prays for an order: 2. That the Court make an order The aring will be set as follows: • Friday, July 24, 2015 at 9:00 or Department 303, for the filing second account. Pursuant to Local Rule 7.5 if the documents are filed 10 days pridate set the status hearing will or calendar and no appearance required.	
Cont. from Aff.Sub.Wit. Accounting - \$117,293.97 ✓ Verified Beginning - \$112,652.08 Inventory Ending POH - \$117,268.97 PTC Guardian - waives Not.Cred. Attorney - waives V Notice of Hrg Hrg Aff.Mail W/ Aff.Pub. Petitioner prays for an order: 2. That the Court make an order	
Aff.Sub.Wit. Accounting - \$117,293.97 ✓ Verified Beginning - \$112,652.08 Inventory Ending POH - \$117,268.97 PTC Guardian - waives Not.Cred. Attorney - waives ✓ Notice of Hrg Hrg ✓ Aff.Mail W/ Aff.Pub. Petitioner prays for an order: 2. That the Court make an order	a status
✓ Verified Beginning - \$112,652.08 Inventory Ending POH - \$117,268.97 PTC Guardian - waives Not.Cred. Attorney - waives ✓ Notice of Hrg Hrg ✓ Aff.Mail W/ Aff.Pub. Petitioner prays for an order: 2. That the Court make an order • Friday, July 24, 2015 at 9:00 or Department 303, for the filing second account. Pursuant to Local Rule 7.5 if the documents are filed 10 days pridate set the status hearing will a calendar and no appearance required.	
Inventory	n m in
Inventory	
PTC Guardian - waives Not.Cred. Attorney - waives ✓ Notice of Hrg Hrg Pursuant to Local Rule 7.5 if the documents are filed 10 days pridate set the status hearing will a calendar and no appearance required. Aff.Pub. Petitioner prays for an order: Sp.Ntc. 2. That the Court make an order	9 01 1110
Attorney - waives Notice of Hrg	
 ✓ Notice of Hrg ✓ Aff.Mail ✓ Aff.Pub. Sp.Ntc. Petitioner prays for an order: 2. That the Court make an order 	•
✓ Aff.Mail W/ Aff.Pub. Petitioner prays for an order: Sp.Ntc. 2. That the Court make an order calendar and no appearance required.	
Aff. Petitioner prays for an order: Sp. Ntc. Petitioner prays for an order: 2. That the Court make an order	
Aff.Pub. Sp.Ntc. 2. That the Court make an order	will be
Pers.Serv. approving, allowing and settling the first	
Conf. account of guardian as filed.	
Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
✓ Order	
Aff. Posting Reviewed by: KT	
Status Rpt Reviewed on: 9/4/2013	
UCCJEA Updates:	
Citation Recommendation:	
FTB Notice File 4 – Hannon	

Miller, Russell C. (for Joshua David Leong – Administrator/Petitioner)

First Account and Status Report of Joshua David Leong, Administrator

DC	DOD: 02/03/12		JOSHUA DAVID LEG		ministrator is	NEEDS/PROBLEMS/COMMENTS:
	D. 02/03/12		Petitioner.	JING, AU	11 111 11311 (1101, 13	TALLUS/TROBLEMS/COMMENTS.
						Note: A Creditor's Claim was filed by
			Account period: 0	6/14/12-	-06/31/13	the Fresno County Revenue
						Collections Unit in the amount of
Co	nt. from	1	Accounting	-	\$204,105.04	\$3,266.67 on 08/09/13.
	Aff.Sub.Wit.		Beginning POH	-	•	
✓	Verified		Ending POH	-	\$164,897.20	
✓	Inventory		Administrator	_	not addressed	
✓	PTC			-	10100000	
✓	Not.Cred.		Attorney	-	not addressed	
✓	Notice of Hrg		<u> </u>			
✓	Aff.Mail	w/	Costs	-	not addressed	
	Aff.Pub.		D. III.	. 1.11	organis de la companya de la company	
	Sp.Ntc.		Petitioner states the			
	Pers.Serv.		Access Capital Se 06/01/13. This clair		•	
	Conf. Screen		because the Petiti			
	Letters 06/14/	12	with the creditor to		<u> </u>	
	Duties/Supp		perhaps settle it. P			
	Objections				d in good faith paid	
	Video	1	past rent for the de		•	
	Receipt		collected the secu		osit, iransterrea ck to the creditor by	
	CI Report		relinquishing the ke		•	
✓	9202		believing all further	•		
✓	Order		met. Once the une	_		
	Aff. Posting		received, administ		•	Reviewed by: JF
	Status Rpt				litor has not brought	Reviewed on: 09/03/13
	UCCJEA		an action on the c		d there is adequate	Updates:
	Citation		Petitioner states the			Recommendation:
√	FTB Notice		distributed until the			File 5-Leong
			has been resolved	-		
			are paid. Petitione	er estimat	es that an	
			additional three m	onths will	l be needed.	
				<u>.</u> .		
			Petitioner prays for			
			1. Allowing, se first accour	_	d approving the	
					oroving all acts and	
			_		administrator.	
<u> </u>		1		J. 2 0	· · · · · · · · · · · · · · · · ·	<u> </u>

McCloskey, Daniel T. (for Debbie M. Korte – Executor/Petitioner)

(1) First and Final Report of Executrix and Petition for Its settlement on Waiver of Account and (2) for Allowance of Statutory Fees to Executrix and Attorney for Ordinary Services and (3) for Final Distribution

DC	D: 07/23/12	DEBBIE M. KORTE , Executor, is Petitioner.		NEEDS/PROBLEMS/COMMENTS:	
		Accounting is waived	d. \$165,000.00	The Petition indicates at Paragraph 16 that the Executor has waived her statutory compensation, however at	
Со	nt. from	1&A - POH -	\$17,815.50 (all cash)	paragraph 17 the Executor's statutory	
	Aff.Sub.Wit.	1 011	Q17,010.00 (all cash)	fee calculation is provided and the prayer requests an order to pay the	
√	Verified	Executor -	\$5,740.00 or waived?	Executor her ordinary compensation.	
✓	Inventory		A	Need clarification. It is noted that the	
✓	PTC	Executor costs - paid for house repairs	\$3,129.43 (for expenses	proposed distribution is with the Executor's fee being paid to her.	
√	Not.Cred.	paid for House repails payment, insurance,	0 0	Executor stee being paid to tier.	
√	Notice of Hrg		o minos j	2. Decedents will leaves her estate to	
✓	Aff.Mail w/	Attorney -	\$5,740.00 (statutory)	her children who survive her or to the decedents of any deceased child.	
	Aff.Pub.	C t-	Ć1 055 00 (Eli., ., f	Decedent's son, Darrell Ray Pat Frantz,	
	Sp.Ntc.	Costs - publication, certified	\$1,255.00 (filing fees,	died after the decedent on 08/15/12.	
	Pers.Serv.	poblication, certified	COPICS)	Petitioner proposed to distribute Darrell's share to Spencer Frantz,	
	Conf. Screen	Distribution pursuant t	o decedent's will, is to:	however, since he died after the	
	Letters 12/04/12		A 170 7 1	decedent, his share is distributable to	
	Duties/Supp	Debbie M. Korte	- \$478.76	Darrell Frantz' estate and cannot be distributed directly to Darrell's heirs	
	Objections	William T. Frantz, III Heidi M. Frantz -	- \$478.77 \$478.77	without additional	
	Video	Spencer Frantz-	\$478.77	documentation/information.	
	Receipt	Ċ			
	CI Report				
✓	9202				
ř	Order Aff Posting			Reviewed by: JF	
	Aff. Posting Status Rpt	<u> </u>		Reviewed by: 31	
	UCCJEA			Updates:	
	Citation	<u>!</u> 		Recommendation:	
√	FTB Notice			File 6 – Palmer	
-	<u> </u>			,	

Armo, Lance E. (for Joseph Balagno – Beneficiary – Petitioner) Gromis, David Paul (for Nicholas Kovacevich – Trustee)

Petition to Remove Trustee, to Appoint Public Administrator as Trustee, and To **Compel Trustee to Account**

	W. Balagno	JOSEPH BALAGNO, Beneficiary, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
DOD	: 3-16-13	Petitioner states:	Continued from 6-24-13,
		The Revocable Trust of Dale W. Balagno was established via Declaration of Trust dated 3-6-13. The trust corpus consists primarily of bank	7-29-13, 8-13-13 (Settlement Conf), an 8-20-13 (Continued Settlement Conf) Minute Order 6-24-13: Continued to
0729	f. from 062413, 13, 081313, 082013 Aff.Sub.Wit.	and investment accounts held with several banking institutions.	7-29-13. Minute Order 7-29-13: Mr. Gromis is
~	Verified	The Trustee of the Trust is Nicholas T. Kovacevich and purports to be acting in that capacity.	appearing specially for Nicholas Kovacevich. The Court indicates to th parties that Mr. Kovacevich is not to
	PTC PTC	The beneficiaries are Lori Jo Brown, Linda Sue Balagno, Joseph Dale Balagno	advise the beneficiaries, but is to act of a trustee only. Parties are directed to
	Notice of Hrg X	(Petitioner), and Mary E. Pond.	return to Court at 10:30 a.m. to engage in settlement discussions. Continued to 9-9-13 at 9:00 a.m.; set on 8-13-13 at
	Aff.Mail X Aff.Pub.	Petitioner is informed and believes that the Trustee has conveyed real property, other accounts, and personal property of the trust to	10:00 a.m. for Settlement Conference Note: These Examiner Notes were
	Sp.Ntc. Pers.Serv.	Mary E. Pond without accounting, notice or acknowledgment whatsoever to Petitioner and	originally prepared for the hearings of 6-24-13 and 7-29-13. Trustee Nicholas Kovacevich filed a Declaration on 8-8
	Conf. Screen Letters Duties/Supp	other beneficiaries.Only upon Petitioner's contacting the various banking and investment institutions did Petitioner learn of such. See	13 that states extensive documentation was delivered to Attorney Armo;
	Objections Video Receipt	attached Trust Transfer Deed dated 3-27-13. • Petitioner also believes the trustee has	however, this has not been reviewed by Examiner as it was filed for Settlement Conference. Examiner
	CI Report	distributed other investment accounts to Ms. Pond or to himself without notice, and/or is	Notes are not provided for Settlement Conference.
	Order X	concealing the identity of other assets comprising the trust estate. Petitioner is informed and believes that certain accounts have been closed or blocked without notice or accounting to beneficiaries.	Minute Order 8-13-13 (Settlement Conference): Present: David Gromis. Also present in the courtroom are Mr. Armo's clients. The Court is informed that Mr. Armo is out of state, but will b available next week. Continued to 8-
		 Petitioner has asked the trustee for a list of assets; however, he has refused to comply with such request. Petitioner has been forced to freeze various accounts as a result. 	20-13. Minute Order 8-20-13: With regard to account #xxx005, the Court orders the Fresno Fire Department Credit Union to
		Petitioner seeks an order removing the trustee on grounds that he refuses to respond after demands having been made, conveys property without notice or accounting to either Ms. Pond or himself, changes mailing addresses	provide Mr. Kovacevich, the trustee of bank statements for the period 2013 the present. Counsel is directed to prepare the order. Set on 9-9-13 for Status Hearing.
	Aff. Posting	and ownership of various accounts to the	SEE ADDITIONAL PAGES Reviewed by: SKC
	Ţ.	name of Ms. Pond, and refuses to correspond or communicate with Petitioner and other	•
	Status Rpt UCCJEA	beneficiaries.	Reviewed on: 9-3-13 Updates:
	Citation		Recommendation:
	FTB Notice	<u>SEE ADDITIONAL PAGES</u>	File 7A - Balagno

Petitioner states a trustee may be removed on petition under §§ 17200, 15642a for breach or other good cause, including hostility. Remedies include compel performance, enjoin trustee from further breach, equitable lien on property. Petitioner believes the trustee is intentionally refusing to communicate so to make further conveyances to Ms. Pond or himself without providing notice or accounting to other beneficiaries.

Petitioner prays for an Order:

- 1. Removing Nicholas T. Kovacevich as trustee of the Trust of Dale W. Balagno;
- 2. Ordering Nicholas T. Kovacevich account for his actions as trustee;
- 3. Appointing the Public Administrator as successor trustee;
- Ordering Nicholas T. Kovacevich bear his own costs and attorney fees for defense of this action;
- 5. Ordering Nicholas T. Kovacevich retitle the trust estate property in the name of the trust;
- 6. For all costs of suit incurred; and
- 7. For such other and further relief as the Court may deem just and proper.

Petitioner provides various citations for the request. See Petition and supplemental declaration filed 6-19-13.

NEEDS/PROBLEMS/COMMENTS:

Examiner's Note (Relevant dates/events):

- DW Balagno created trust on 3-6-13
- DW Balagno DOD 3-16-13
- Letter dated 4-5-13 from Linda Balagno and Lori Brown imposed deadline of 4-11-13 for info
- Letter dated 4-16-13
- Petition filed 5-9-13 (without copy of trust or other relevant information, such as the date of death of the settlor)
- Declaration w/ copy of trust and additional information per Examiner Notes was filed 6-19-13
- Notice of Hearing was mailed on 6-24-13.

Examiner's Note (Trust details):

- DW Balagno created trust on 3-6-13 (10 days prior to his death on 3-16-13)
- It appears the trust was created by an LDA (not an attorney)
- It appears that Mary E. Pond (unknown relation) also created a trust on the same date as petitioner and transferred her property into it.
- Trust names three Successor Trustees: Nicholas T. Kovacevich (a local CPA), Jo Ann Barnes (unknown relation), and Mary E. Pond (unknown relation)
- The Trust itself specifically distributes <u>personal property</u> to DW Balagno's three children <u>and Mary E. Pond</u> equally.
- The Trust Property Schedule defines personal property, and then goes on to state that the real property at 4157 E. Alta in Fresno is "**NOT IN TRUST**" and is held in joint tenancy with Linda Sue Balagno, one of the daughters.

SEE ADDITIONAL PAGES

NEEDS/PROBLEMS/COMMENTS (Continued):

1. The petition states Petitioner has asked the trustee for a list of assets, but the trustee refused to comply with such request. However, this petition to remove the trustee was filed less than 60 days after the death of the settlor.

Petitioner's declaration attaches a copy of a letter from beneficiaries Linda Balagno and Lori Brown (not Petitioner) dated 4-5-13 (3 weeks after the death of the settlor) demanding a list of items by 4-11-13, which gave the new trustee 6 days to comply, only three weeks after becoming successor trustee. Attorney Armo sent another letter on 4-16-13.

Examiner notes that Probate Code §16061.7(f) allows the trustee 60 days for just the initial notification to beneficiaries of the status of the trust changing to irrevocable, and Probate Code 16061 requires <u>reasonable</u> request by beneficiary for information relating to the administration of the trust. Further, Probate Code §17200(b)(7)(C) allows a petition to be filed under this section if the trustee has failed to account within 60 days of reasonable request.

This petition was filed less than 60 days after the death of the settlor, and it does not appear that the trustee was afforded appropriate time for response before filing. Petitioner's declaration at #9 states that <u>now</u> 60 days have elapsed. **However**, **this petition still appears to have been filed prematurely. <u>Need authority</u>.**

2. Petitioner states the attached deed **evidences conveyance of trust real property** to Ms. Pond. However, the attached deed is a transfer of unspecified real property from Grantor Mary E. Pond to Mary E. Pond, Trustee of the Mary E. Pond Revocable Trust **dated 3-6-13 (Settlor still alive)**, with no mention of this trust or trustee, and no address specified to clarify for the Court the property that is the subject of this petition.

When Petitioner provided a declaration in response to Examiner Notes for the last hearing, Petitioner explained that the property was <u>originally</u> held in the trust of Dale Balagno, and the attached deed <u>presupposes</u> that title to the subject property was conveyed to Mary Pond previously, without notice to Petitioner or beneficiaries.

However, again, the deed is dated 3-6-13, which is prior to the Settlor's death. If property was transferred to Ms. Pond prior to that date, then the alleged transfer occurred prior to the Settlor's death. Further, the copy of the Trust and Trust Property Schedule provided with the declaration <u>does not appear to reference any real property subject to the trust</u>. Rather, the body of the trust specifically references personal property only, and the Trust Property Schedule specifically states that the Settlor's real property located at 4157 E. Alta in Fresno is "**NOT IN TRUST**" and is **held in joint tenancy with LINDA SUE BALAGNO**.

Examiner notes that the trust itself appears to be a template-type document prepared by a document assistant, rather than an attorney, with a designated spot to list real property, but instead the language added states that the Settlor's real property located at 4157 E. Alta in Fresno is "NOT IN TRUST" and is held in joint tenancy with LINDA SUE BALAGNO.

<u>Therefore</u>, if this petition goes forward, need clarification: <u>What</u> property is Petitioner alleging was an asset of the trust that the successor trustee Nicholas T. Kovacevich improperly transferred to Ms. Pond, and when?

3. Alternate named successor trustee **Jo Ann Barnes** was not served with Notice of Hearing. Need proof of service of Notice of Hearing at least 30 days prior to the hearing on Jo Ann Barnes. Probate Code §17203(a)(1).

<u>SEE ADDITIONAL PAGES</u>

NEEDS/PROBLEMS/COMMENTS (Continued):

- 4. Probate Code § 15660.5 provides the requirements for appointment of the Public Administrator, including a finding that no other qualified person is willing to act as trustee. Examiner notes that the trust names two alternate successor trustees, Jo Ann Barnes and Mary E. Pond. <u>Jo Ann Barnes was not served with notice of hearing (see #3 above)</u>. The Court may require clarification in order to make the findings necessary to appoint the Public Administrator.
- 5. If this petition goes forward, need consent to serve from Public Administrator. Probate Code §15660.5(a) (2) (B). Note that Probate Code §15660.5(a) (2) (A) allows the Court to appoint the Public Administrator to if the trust is to immediately be distributed according to its terms. However, this does not appear to be the case. Therefore, need consent per Probate Code §15660.5(a) (2) (B).

7B Dale W. Balagno Revocable Trust

Case No. 13CEPR00389

Atty Armo, Lance E. (for Joseph Balagno – Beneficiary – Petitioner)
Atty Gromis, David Paul (for Nicholas Kovacevich – Trustee)

Status Hearing

Dale W. Palagne	IOSERU DALACNO Poposicione flod d	NEEDS/PROBLEMS/COMMENTS:
Dale W. Balagno DOD: 3-16-13	JOSEPH BALAGNO, Beneficiary, filed a Petition to Remove Trustee, to Appoint	NEEDS/PROBLEMS/COMMENTS:
DOD. 3-16-13	Public Administrator as Trustee, and to	
	Compel Trustee to Account.	
	Compensate to Account.	
	NICHOLAS T. KOVACEVICH, Trustee, filed a	
	Declaration on 8-8-13 (prior to Settlement	
Aff.Sub.Wit.	Conference) indicating information	
Verified	provided to Petitioner's attorney.	
Inventory		
PTC	At Settlement Conference on 8-20-13, the Court set this status hearing.	
Not.Cred.	Coon ser inis sicilos neciling.	
Notice of Hrg	Minute Order 8-20-13: With regard to	
Aff.Mail	account #xxx005, the Court orders the	
Aff.Pub.	Fresno Fire Department Credit Union to	
Sp.Ntc.	provide Mr. Kovacevich, the trustee all bank statements for the period 2013 to the	
Pers.Serv.	present. Counsel is directed to prepare the	
Conf. Screen	order. Set on 9-9-13 for Status Hearing.	
Letters		
Duties/Supp	Note: Court Order to Release Bank	
Objections	Statemenet sof Fresno Fire Dept Credit Union was signed by Judge Oliver on	
Video	8-23-13.	
Receipt	· · · ·	
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 9-3-13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 7B – Balagno

Atty Kruthers, Heather H., (for Public Guardian)

Atty Walters, Jennifer L., (Court-appointed for Conservatee)
Re-consideration of Medical Powers

Ag	e: 86 years	PUBLIC GUARDIAN was appointed as	NEEDS/PROBLEMS/COMMENTS:
		conservator of the person and estate on	
		7/25/2013.	
		The initial Petition for Appointment of	
Со	nt. from 082613	Conservator requested medical consent	
	Aff.Sub.Wit.	powers pursuant to Probate Code §2355. At	
	Verified	the time of the hearing on 7/25/2013 a Capacity Declaration had not been filed.	
	Inventory	The Court granted the Conservatorship	
	PTC	Petition without medical consent powers	
	Not.Cred.	and set this hearing for re-consideration of	
	Notice of	the medical consent powers.	
	Hrg	Canacity Declaration fled on 9/20/2012	
	Aff.Mail	Capacity Declaration filed on 8/30/2013 does not support medical consent powers.	
	Aff.Pub.	aces <u>nor</u> support medical consent powers.	
	Sp.Ntc.		
	Pers.Serv.		
	Conf.		
	Screen	=	
	Letters Course	=	
	Duties/Supp	_	
	Objections Value	_	
	Video Receipt		
	Cl Report	=	
	9202	=	
	Order	╡	
	Aff. Posting	1	Reviewed by: KT
	Status Rpt	1	Reviewed on: 9/3/2013
	UCCJEA	1	Updates:
	Citation	1	Recommendation:
	FTB Notice		File 8 – Valencia

9 Kinghorn Children Irrevocable Life Ins Trust

Case No. 13CEPR00639

Atty Fishman, Robert G. and Callister, Jared R. (for Donald J. Kinghorn, Deloris W. Kinghorn, Rachel A. Kinghorn, and Brian A. Kinghorn)

Petition for Order Appointing Trustee, and for Order Approving Modification of Trust Terms

			DONALD J. KINGHORN, DELORIS W. KINGHORN,	NEEDS/PROBLEMS/COMMENTS:
			RACHEL A. KINGHORN, and BRIAN A.	
			KINGHORN, are Petitioners.	
			Petitioners state:	
Co	nt. from		1. On 12/18/06, petitioners Donald J. Kinghorn	
	Aff.Sub.Wit.		and Deloris W. Kinghorn (collectively	
√	Verified		"Settlors") executed a declaration of trust	
	Inventory		with an effective date of December 14,	
	PTC		2006, forming the KINGHORN CHILDREN	
	Not.Cred.		IRREVOCABLE LIFE INSURANCE TRUST (the "Trust"). The Trust is generally referred to as	
√	Notice of Hrg		an "irrevocable life insurance trust" or "ILIT"	
√	Aff.Mail	w/	and is meant to ensure that life insurance	
	Aff.Pub.		proceeds paid on the death of the surviving	
	Sp.Ntc.		Settlor are not included in the Settlor's	
	Pers.Serv.		estates for estate tax purposes. The beneficiaries of the Trust are the Settlor's two	
	Conf. Screen		children and petitioners herein – Rachel A.	
	Letters		Kinghorn (age 21) and Brian A. Kinghorn	
	Duties/Supp		(age 19) (collectively the "Children	
	Objections		Beneficiaries").	
	Video		The Trust designates Calvin M. Dyer as Trustee of the Trust and designates Debora	
	Receipt		Ozdinski as the Successor Trustee. Mr. Dyer	
	CI Report		has served as Trustee of the Trust since its	
	9202		execution on 12/18/06. However, by letter	
√	Order		dated 05/19/13, Mr. Dyer resigned as	
	Aff. Posting		Trustee, which resignation was consented to	Reviewed by: JF
	Status Rpt		and accepted by the Children Beneficiaries of the Trust. Ms. Ozdinski does not desire to	Reviewed on: 09/04/13
	UCCJEA		serve as Trustee but has agreed to serve as	Updates:
	Citation		Trustee on a temporary basis until a	Recommendation:
	FTB Notice		successor trustee can be appointed by the	File 9 - Kinghorn
			Court. Ms. Ozdinski is only agreeing to serve	
			as a temporary Trustee in order to accommodate Petitioners and to ensure	
			that there is no period during which the Trust	
			does not have a functioning trustee.	
			Continued on Page 2	

- 3. Section 5.02 of the Trust provides that upon reaching age 25, the Children Beneficiaries are to serve as Co-Trustees. In addition, section 5.03 provides that if both Mr. Dyer and Ms. Ozdinski are unable to serve or cease serving as trustee, then the Settlors can appoint a "bank" as successor Trustee until such time that the Children Beneficiaries reach age 25.
- 4. Because of the limited duration of time a bank trustee would serve (approximately four years until Rachel turned 25) and because of the relatively small size of the Trust estate, it has been impossible for the Settlors to find a bank willing to serve as Trustee. As a result, the only option available to the Petitioners is to seek a court order appointing a successor Trustee.
- 5. Petitioners request that the Court appoint Rachel A. Kinghorn (daughter of Settlors, Age 21, Petitioner herein and beneficiary of the Trust).
- 6. Petitioners also desire to modify certain sections of Article V, dealing with the designation of trustees so that, in the future, there will be a reduced likelihood of having a vacancy in the office of trustee. Petitioners request that Section 5.01, 5.02 and 5.03 be revoked in their entirety and replaced and that a new Section 5.05 be added.
 - a. In summary, the new Section 5.01 designates Rachel A. Kinghorn as the sole trustee and in the event she ceases to act as trustee then Brian A. Kinghorn shall serve. If both are unable to serve then the last person to serve as trustee shall have the power to appoint a successor trustee.
 - b. In summary, the new Section 5.02 states that when Brian A. Kinghorn reaches age 25, and he so accepts, then he and Rachel A. Kinghorn shall be co-trustees. If either Rachel or Brian dies or ceases to act, then the other shall serve as the sole Trustee. If both are unable to serve then the last person to serve as trustee shall have the power to appoint a successor trustee.
 - c. In summary, the new Section 5.03 states that the Settlors jointly, or any surviving Settlor, has the power to remove a trustee or trustees at any time and appoint a successor trustee.
 - d. Section 5.05 states: "No Trustee Designated or Appointed. In the event that no successor trustee has been designated or appointed as provided throughout this Article V, then all of the adult income beneficiaries of the Trust may unanimously appoint a successor trustee or co-trustee."
- 7. Petitioners believe that such a modification is justified and beneficial because it will help to reduce the likelihood of having to file court petitions to name and appoint successor trustees of the Trust in the future if the Children Beneficiaries do not serve as trustees.
- 8. Petitioners (composed of the Settlors and Children Beneficiaries) have brought this petition and believe that no guardian ad litem is needed in this case. The Children Beneficiaries' interests in the Trust and in the subject matter of this Petition are identical to those of the Children Beneficiaries unborn issue and other unascertained beneficiaries are adequately represented by the Children Beneficiaries and no guardian ad litem is needed. Further, the matters requested in this Petition do not change or alter the rights of any contingent beneficiaries as they relate solely to the designation of the Trust's trustees.

Petitioners pray for an Order:

- 1. Accepting the resignation of Debora Ozdinski as Trustee of the Trust;
- 2. Approving the appointment of Rachel A. Kinghorn as Trustee of the Trust;
- 3. Approving the requested modifications of the Trust; and
- 4. Determining that, with respect to the Petition, the interests of any unborn or unascertained beneficiaries are adequately represented without the appointment of a guardian ad litem.

Harvey N. Spann & Gladys M. Spann Trust 10/10/95 Case No.13CEPR00646 Schiller, Keith (of Orlinda, CA, for Petitioner Robert Swanton) Petition for Construction of a Trust Instrument and the Appointment of Estate Tax

and Generation Skipping Transfer Tax

Harvey N. Spann DOD: 3-30-95	ROBERT SWANTON, Trustee of Survivor's Trust A established under the Harvey Newell Spann and Gladys Marceline Spann	NEEDS/PROBLEMS/ COMMENTS:
Gladys M. Spann DOD: 9-27-12	Revocable Living Trust as amended, is Petitioner. Petitioner states the Trust dated 10-10-85 was amended and restated on 2-24-95. Surviving Trustor Gladys Spann further amended via instrument entitled "Surviving Trustor's Directive to Trustee Regarding Trust A, The Surviving Trustor's Trust" (the Directive).	Note: Consents were filed 9-3-13 by all beneficiaries: - Jack Newell Spann - Jacqueline Stark
Verified Inventory	Petitioner desires a Court order determining the construction of the Amended Trust and Directive with respect to two issues:	- Jennifer D. Temple - Janis Dee Spann.
PTC Not.Cred. Notice of Hrg Aff.Mail	(i) to determine the effectiveness of the Directive and its scope in appointing the share of Trust A (Survivor's Trust) to the Trustors' son Jack Newell Spann; and (ii) to determine the allocation of estate taxes, debts and	·
Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	administrative expenses following Gladys' death. Pursuant to the terms of the trust, the Surviving Trustor was permitted to amend Trust A in whole or in part and had a general power of appointment over the principal balance of Trust A. The 2-24-09 Directive adds Paragraph H to Article VIII (Debts, Administration Expenses and Taxes) and ratifies and confirms the no-contest provision.	
Video Receipt CI Report 9202 Order Aff. Posting	The Directive also includes a section that sets forth instructions to the Trustee on how Trust A shall be held, administered and distributed on her death, including that a pecuniary amount equal to the unused and remaining GST Exemption shall be distributed to Trustors' Granddaughters, and the balance, if any, is to be distributed in trust for the benefit of Jack.	Reviewed by: skc
Status Rpt UCCJEA Citation FTB Notice	Petitioner believes that while the effectiveness of the Directive may be disputed, that it would be appropriate for this Court and consistent, insofar as known to the Petitioner, to find that the Directive constituted an effective exercise of a power of appointment by Gladys as the Surviving Trustor over the principal of Trust A and powers retained by Gladys with respect to Trust A.	Reviewed by: 3RC Reviewed on: 9-4-13 Updates: Recommendation: File 10 – Spann
	If effective, the Trustors' son Jack Newell Spann receives his share of Trust A in trust subject to the terms and conditions set forth in the Directive after the bequests of a pecuniary amount equal to the unused and remaining Generation Skipping Tax Exemption of the Surviving Trustor are distributed to Jack's daughters, Jacqueline Stark, Jennifer Dee Spann Temple, and Janis Dee Spann (Trustors' Granddaughters).	
	If not effective, then Jack receives the foregoing share outright. SEE ADDITIONAL PAGES	
	SEE ADDITIONAL PAGES	10

Harvey N. Spann & Gladys M. Spann Trust 10/10/95 Case No.13CEPR00646

Page 2

Petitioner provides explanation of the terms of the amended trust and the directive with regard to the various exempt and non exempt shares, and also provides a declaration in support of the petition from Gerald Lee Tahajian, the Trustors' attorney. Mr. Tahajian explans that the amendments were intended to amend Trust A only, as Trusts B and C were not subject to amendment after Harvey Newell Spann's death. Paragraph H was added to reflect Mrs. Spann's intention that each Trust pay their prorata shareof tax so that their grandchildren would benefit. His notes reflect that the provision was discussed in an office conference with Mrs. Spann, Robert Swanton (her CPA and Trustee) and Attorney Tahajian on 1-29-09.

Mr. Tahajian states that Gladys stated she believed that Jack had received a substantial amount during her lifetime and she desired to benefit her granddaughters.

See also Points and Authorities filed concurrently.

Petitioner prays for an order as follows:

- 1. Determining whether or not **Surviving Trustor Gladys Spann** effectively exercised her general power of appointment over Trust A, and with respect thereto that the following determination be made:
 - Consistent with the intention of Gladys and giving is effect to the **Directive** that distribution of the principal of Trust A allocated to **Jack Newell Spann** to be held, administered and distributed in trust giving effect to said exercise and that the income as of the death of Gladys with respect to Trust A be distributed outright to Jack:
- 2. Determining consistent with California Law that the allocation of expenses and taxes (both estate and generation-skipping transfer taxes) among the shares and subtrusts of the **Amended Spann Revocable Living Trust** in recognition of the **Directive**, including whether or not there has been a waiver of reimbursement pursuant to Section 2207A of the Internal Revenue Code and authorizing paymnets by the Trustee in accordance with such order; and with respect there that the following determination be made:
 - (A) That the estate taxes applicable to Trust C (exempt and non-GST exempt portions of Trust C) arising on the death of **Gladys** shall be charged and paid from the non-GST exempt part of Trust C without reimbursement and that the right of reimbursement has been effectively waived under the terms and conditions of the **Amended Spann Revocable Living Trust** and the **Directive**; and that the Trustee pay estate taxes accordinally.
 - (B) That the GST taxes applicable to a trust that gives rise to GST tax, if any, shall be paid to and charged against said trust; and, that GST taxes, if any, be paid by the Trustee accordingly.
 - (C) That the administrative expenses of Trust B and Trust C are allocated to Trust A as a contribution by **Gladys** and the Trustee is authorized to make said payments; and
- 3. Such further orders as the Court considers proper.

Status Hearing Re: Filing of the Inventory and Appraisal

Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
		OFF CALENDAR
	=	
Cont. from	=	First and Final Account filed 8-27-13 is set
Aff.Sub.Wit.	=	for hearing on 10-2-13
Verified	=	
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.	1	
Screen		
Letters		
Duties/Supp		
Objections		
Video	1	
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc
Status Rpt	_	Reviewed on: 9-4-13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 13 - Cross

Ybarra, Frances

Status Hearing

	sialos riedililg	
Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
		CONTINUED TO 11/22/13
		Per note in the file
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 09/04/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 14 – Ybarra

15 Worthington Family Grantor Trust 12-28-11 Case No. 13CEPR00455

Atty Rube, Melvin K. (for Scott J. Worthington – Co-Trustee – Petitioner Fresno County)

Atty Ramseyer, Ryan A. (for Cynthia Schmidt – Co-Trustee – Petitioner Santa Clara County)

Atty Kruthers, Heather (for Public Guardian)

Status Report from Public Guardian

Frederick A. Worthington (Trustor)	SCOTT J. WORTHINGTON, Co-Trustee of THE WORTHINGTON FAMILY GRANTOR TRUST dated 12-	NEEDS/PROBLEMS/COMMENTS:
Celia M. Worthington (Decedent) DOD: 4-9-12	28-11 and a resident of Fresno County, filed a Petition to Terminate an Irrevocable Trust on 5-23- 13 in Fresno Superior Court, along with a declaration in support by the Trustor, Frederick A. Worthington.	
Aff.Sub.Wit. Verified Inventory PTC	CYNTHIA A. SCHMIDT, Co-Trustee, and a resident of Santa Clara County, had previously filed a Petition for Instructions in Santa Clara Superior Court on 4-23-13.	
Not.Cred. Notice of Hrg	At hearing on 7-15-13, the Court set settlement conference for 8-12-13.	
Aff.Mail Aff.Pub. Sp.Ntc.	Settlement Conference Minute Order from 8-12-13 states: Parties engage in settlement discussions with the Court. Based on the discussions, the Public	
Pers.Serv. Conf. Screen	Guardian is appointed for the benefit of Fred Worthington. The Court directs the Public Guardian to meet with Fred Worthington and speak with	
Letters Duties/Supp Objections	counsel regarding an evaluation to determine the appropriate level of care for him. The Court obtains consent from all counsel to engage in ex parte	
Video Receipt	communications with the Public Guardian. The Court directs that a list of items be prepared within two weeks and an order as set forth be prepared	
9202 Order	by counsel. The Court sets a Status Hearing for the Public Guardian on 9/9/13. The Court indicates for the minute order that Mr. Dornay's presence will	
Aff. Posting Status Rpt	not be required on 9/9/13. The Court will expect appropriate status reports to be filed for the	Reviewed by: skc Reviewed on: 9-5-13
Citation FTB Notice	upcoming hearings Set on 9/9/13 @ 9:00 a.m. for: Status Report from Public Guardian Set on 11/4/13 @ 1:30 p.m. for: Status Hearing	Updates: Recommendation: File 15 – Worthington
	A copy of the minute order was mailed to Attorney Heather Kruthers on 8-16-13.	

Valenzuela, Elba (pro per Petitioner/guardian/sister)
Petition for Termination of Guardianship

Age: 15 years			ELBA VALENZUELA, sister, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Co	e: 15 years Int. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order	XXX	ELBA VALENZUELA, sister, is petitioner. ELBA VALENZUELA was appointed guardian on 10/10/12. Father: UNKNOWN (listed as Mario Cruz on the initial petition for guardianship) Mother: LEOVIGILA CRUZ – consents and waives notice. Paternal grandparents: Not listed Maternal grandparents: Not listed Maternal grandparents: Not listed Petitioner states the minor has excessive behavior problems and runs away from home. She steals from the guardian and family. Refuses to participate in therapy and does not attend school. Court Investigator Julie Negrete's Report filed on 8/8/2013.	 Need Notice of Hearing. Need proof of service of the Notice of Hearing or Declaration of Due Diligence on: Mario Cruz (father) Jaileen Cruz (minor) Paternal grandparents Maternal grandparents
✓				
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 9/5/2013
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 16 - Cruz

Garcia, Antonio L (pro per Petitioner/step-father)

Petition for Appointment of Guardian of the Person (Prob. C. 1510

Age: 9 years				1
	nt. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub.	X	TEMPORARY EXPIRES ON 9/9/2013 ANTONIO GARCIA, step-father, is petitioner. Father: JUVENTINO CHAVEZ – consents and waives notice. Mother: JULIA PATRICIA RAMIREZ – personally served on 8/13/13. Paternal Grandfather: Pablo Castro – Deceased Paternal Grandmother: Natalia Sosa Maternal Grandfather: Peter Ramirez – Deceased Maternal Grandmother: Maria Morales – Declaration of Due Diligence filed on 9/3/2013.	NEEDS/PROBLEMS/COMMENTS: 1. Need proof of service of the Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice or Declaration of Due Diligence on: a. Natalia Sosa (paternal grandmother)
✓ ✓ ✓	Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp	X	Petitioner states: the mother has issues with drugs and alcohol and is physically abusive towards the child. The father is not stable with no legal residency. Petitioner states the child has been in his care since she was two years old.	
√ 	Objections Video Receipt CI Report 9202		Court Investigator Charlotte Bien's Report filed on 8/29/2013.	
√ ✓	Order Aff. Posting Status Rpt UCCJEA Citation FTB Notice			Reviewed by: KT Reviewed on: 9/5/2013 Updates: Recommendation: File 17 – Ramirez

Ryan, Anna L. (pro per – maternal grandmother/Petitioner)
Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Annua		NO TEADOD A DV IN DI A CE.				
Ag	e: 4	NO TEMPORARY IN PLACE;	NE	EDS/PROBLEMS/COMMENTS:		
		TEMPORARY DENIED ON 07/22/13 ANNA L. RYAN, maternal grandmother, is Petitioner.	1. 2.	Need Notice of Hearing. Need proof of personal service at least 15 days before the hearing of Notice of Hearing with a copy of the Petition for		
	nt. from			Guardianship or Declaration of Due		
	Aff.Sub.Wit.	Father: CURTIS W. RUBY		Diligence <u>or</u> Consent & Waiver of Notice for:		
✓	Verified Inventory	Mother: CHRISTAL RUBY – Declaration of		- Curtis W. Ruby (Proof of service filed 08/01/13 indicates that he was		
	PTC	Due Diligence filed 08/01/13		served with a copy of the Petition for		
	Not.Cred. Notice of Hrg ×	Paternal grandfather: STEVEN RUBY – Declaration of Due Diligence filed 08/01/13		Appointment of Temporary Guardianship not the general		
	Notice of Hrg X Aff.Mail X	Paternal grandmother: TAMMY EWALD		guardianship. The proof of service is not on the Judicial Council form		
	Aff.Pub.	A A cut a via cut avecus alfautha a vii D A TDICK DVA N		attached to the Notice of Hearing		
	Sp.Ntc.	Maternal grandfather: PATRICK RYAN		therefore it is unknown what date Notice of Hearing was served.)		
	Pers.Serv. X	Sibling: MYSTEYA RUBY (6)		- Christal Ruby (Declaration of Due		
<u> </u>	Conf. Screen	-		Diligence filed 08/01/13 indicates		
	Letters X	Petitioner alleges that the parents are using		that Christal was provided the hearing date and time by text		
Ě	Duties/Supp Objections	heroin in the minor's presence and neglect		message, but will not disclose her		
	Video Receipt	him. Petitioner states that she has		residence address to Petitioner in		
√	Cl Report	guardianship of the minor's older sister. Petitioner states that guardianship of the	3.	order to have her personally served.) Need proof of service by mail at least 15		
	9202	minor is necessary to ensure the safety and	٥.	days before the hearing of <i>Notice</i> of		
	Order x	well-being of the minor. Court Investigator Jennifer Daniel filed a report on 08/30/13.		Hearing with a copy of the Petition for Guardianship or Declaration of Due Diligence or Consent & Waiver of Notice for: - Steven Ruby (paternal grandfather) - Tammy Ewald (paternal grandmother) - Patrick Ryan (maternal grandfather)		
	Aff. Posting			viewed by: JF		
	Status Rpt	_		viewed on: 09/05/13		
✓	UCCJEA	4	_	dates:		
	Citation	_		commendation:		
	FTB Notice		ГІІЕ	18 - Ruby		

Arias, Suzanne (pro per – maternal grandmother/Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ag	e: 7		TEMPORARY EXPIRES 09/09/13	NEEDS/PROBLEMS/COMMENTS:
			SUZANNE ARIAS, maternal grandmother, is Petitioner.	4. Declaration of Due Diligence filed 07/22/13 states that the paternal grandfather's whereabouts are unknown and that he has never been involved in
Со	nt. from		Father: JUSTIN EMERY – Personally served on 07/15/13	his son's or grandson's life. If diligence is not found, need proof of service by mail
✓	Aff.Sub.Wit.		Mother: DESIREE PEREZ – Consent & Waiver	at least 15 days before the hearing of
	Inventory		of Notice filed 07/08/13	Notice of Hearing with a copy of the Petition for Guardianship <u>or</u> Consent &
	PTC		Paternal grandfather: PETE EMERY –	Waiver of Notice for: - Pete Emery (paternal
	Not.Cred.		Declaration of Due Diligence filed 07/22/13	grandfather)
✓	Notice of		Paternal grandmother: KIM LIBBE – Served	
	Hrg	,	by mail on 07/15/13	
<u> </u>	Aff.Pub.	w/	Maternal grandfather: MICHAEL PEREZ –	
	Sp.Ntc.		Served by mail on 07/15/13	
√	Pers.Serv.		Delition or allowed the extreme to extreme	
✓	Conf.		Petitioner alleges that the mother abuses drugs and has given Petitioner permission to	
	Screen		keep the minor in her care. The father is	
✓	Letters		absent and has only seen the minor 1 time	
✓	Duties/Supp		this year.	
	Objections		Court Investigator Charlotte Bien filed a	
	Video		report on 08/26/13.	
√	Receipt Cl Report			
	9202			
√	Order			
	Aff. Posting			Reviewed by: JF
	Status Rpt			Reviewed on: 09/05/13
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 19 – Emery

20 Elijah Vang, Lexie Vang & Madison Vang (GUARD/P)

Case No. 13CEPR00696

Atty Xiong-Vang, Jamie (for Pa Ying Moua and Miles Madrid Temporary Guardians/sister and

sister's fiancé)

Atty Hopper, Cindy J (for Petitioners/parents Kong Peng Vang and Helene Tcha)

Motion to Set Aside Temporary Orders

Elijah age: 16			KONG PENG VANG, father, and HELENE	NEEDS/PROBLEMS/COMMENTS:		
			TCHA, mother, are petitioners.			
	Lexie age: 15		PA YING MOUA, half-sister, and MILES MADRID, sister's fiancé, were appointed	Order Shortening Time for the Court to hear the Motion to Set Aside the		
MC	Madison age: 7		temporary guardians on 8/22/2013.	Temporary Guardianship ordered the Motion to be served no later than		
	.1.6		In their temporary petition, Pa Ying Moua	September 3, 2013 with responses filed		
Co	nt. from		and Miles Madrid alleged: the minor's parents had not only been physically and	no later than September 6, 2013.		
	Aff.Sub.Wit.		emotionally abusive towards the minors, but			
✓	Verified		had abandoned them in the country of	Need proof of service of the Motion to Set Aside the Temporary		
	Inventory		Thailand. Petitioners stated they felt the	Guardianship and supporting		
	PTC		minors were in danger of physical and	documents on:		
	Not.Cred.		emotional harm if they continue under the care of their parents.	a. Pa Ying Moua (temporary		
	Notice of	Χ	cale of their parettis.	guardian)		
	Hrg		Petitioners state this motion is brought on the	b. Miles Madrid (temporary guardian)		
	Aff.Mail	Χ	grounds that Pa Ying Moua and Miles	c. Jamie Xiong-Vang (attorney for		
	Aff.Pub.		Madrid lied to this Court and committed	temporary guardians)		
	Sp.Ntc.		perjury in order for the temporary to be			
	Pers.Serv.		granted. Furthermore, based on the fact that the Petitioners failed to serve the			
	Conf.		parents of the minor children they were			
	Screen		unable to attend and appear in Court.			
	Letters		Detitioners state the children were been in the			
	Duties/Supp		Petitioners state the children were born in the United States and have lived with them			
	Objections		continuously. They are permanent residents			
	Video		of the U.S. In 2012 and 2013 they formed two			
	Receipt		corporations in the country of Thailand in the			
	CI Report		industry of cosmetics and computers. They			
	9202		are partners in another corporation in			
✓	Order		Thailand.			
	Aff. Posting		Please see additional page	Reviewed by: KT		
	Status Rpt			Reviewed on: 9/4/2013		
	UCCJEA			Updates:		
	Citation			Recommendation:		
	FTB Notice			File 20 - Vang		
	20					

20 Elijah Vang, Lexie Vang & Madison Vang (GUARD/P)

Case No. 13CEPR00696

Petitioners state after accessing the opportunities in Thailand ad decision was made as a family in order to better their finances and circumstances to move to Thailand. Prior to the move they placed their residence located in Fresno for sale. The residence had not sold when the left. They moved to Thailand on June 16, 2013. They left Thailand on July 17, 2013 to return to the U.S. to complete the sale of their residence and other financial matters before returning to Thailand. The intent when they left Thailand was to return by September 2, 2013. The children were left with Peng (father) cousin's husband. He is not a stranger. The children met him when he came to California in December 2012.

Upon returning to California it came to their attention that their house was not going to close escrow as fast as they thought and their other business dealings were taking longer than expected. Since they didn't know how long everything would take they brought the children back to California on 8/23/2013. Upon their return to the U.S. they were removed from the customs area at LAX based on the Petitioners' orders and letters issued by the court.

Pa Ying states in her petition that the parents have been physically and emotionally abusive towards the children and that they were abandoned in Thailand. This is not true. She states there is a history of CPS investigations and both have criminal records for neglect and abuse. This is not true. What is true is that there have been several calls to CPS all of which were made by Pa Ying. A social worker came to the home and found the allegations unfounded.

Pa Ying filed a supplemental declaration attaching text messages between Pa Ying and Lexie as well as photographs of Lexie in a towel. One of the businesses in Thailand is a spa. Lexie has a fair complexion and they wanted to use her as a model. The business is family owned and Lexie was helping with the business. Petitioners state they did not force Lexie to model but rather she willingly agreed. These pictures were not used in their advertising but were test pictures.

Pa Ying also states in her supplemental declaration that that she was requesting orders to permit her to travel to Thailand to retrieve the children. What Pa Ying did not inform the court is that she knew the children were already returning home and that they would return on 8/23/2013, one day after the hearing.

It is Petitioner's belief that Pa Ying is upset that the family is moving to Thailand. Pa Ying failed to give Petitioners notice of the hearing on 8/22/2013l. Petitioners state they returned home on 7/17/2013 to their home listed in Pa Ying's petition. Pa Ying knew of their whereabouts. Petitioners state they believe that Pa Ying intentionally failed to serve them as she committed perjury in her Petition.

Petitioners request the Court set aside the Order Appointing Temporary Guardian and Letters of Temporary Guardianship filed 8/22/2013 and that the children be returned to their care.

Points and Authorities in Support of Motion to Set Aside Temporary Guardianship.